PATENT COOPERATION TREATY

From the INTERNATIONAL BUREAU

TO COTT	
NOTIFICATION OF TRANSMITTAL OF COPIES OF TRANSMITTAL OF COPIES OF TRANSLATION OF THE INTERNATIONAL FREE MINIARY REPORT (CHAPTER) TO GUAPTER II OF THE PATENT COOPERATION TREATY) (PCT Rules 44/46.3(c) and 72.2) Date of mailing (day/month/year) OS September 2006 (08.09.2006) Applicant's or seent's file reference	To: SCHWEIGER, Georg Refelsötter, Kingebach & Partner (GbR) Sternwartstrassed 4 Patchio-wolte 481679 Midnehen hörbistötter, Kingebach & Part. ALLEMAGNE Eing. 1 2, Sep. 2006
``M/44142-PCT	IMPORTANT NOTIFICATION
International application No. PCT/EP2004/010939	International filing date (day/month/year) 30 September 2004 (30.09.2004)
Applicant BASF AKTIENGES	SELLSCHAFT et al
patentability (Chapter I). The International Bureau transmits herewith a copy of the patentability (Chapter II). Transmittal of the copy of the translation to the designated or el Offices requiring such translation: KR The following designated or elocted Offices, having waived the retranslation from the International Bureau only upon their request. AE, AG, AL, AM, AP, AT, AU, AZ, BA, BB, BG, BR, BW, EC, EE, EG, EP, ES, H, BB, GO, GM, GM, HH, HU.	translation have been transmitted to the following designated or elected quirement for such a transmittal at this time, will receive copies of that BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, ID, IL, IN, IS, JP, KE, KG, KP, KZ, LC, LK, LR, LS, LT, LU, LV, AO, MM, PG, PH, LP, TP, RO, RU, SC, SD, SE, SG, SK, SL, SY.
3. Reminder regarding translation into (one of) the official language	ge(s) of the elected Office(s).
The applicant is reminded that, where a translation of the internation must contain a translation of any annexes to the international preliming.	onal application must be furnished to an elected Office, that translation inary report on patentability (Chapter II).
It is the applicant's responsibility to prepare and furnish suc applicable time limit (Rule 74.1). See Volume II of the PCT App	h translation directly to each elected Office concerned within the licant's Guide for further details.
The International Bureau of WIPO	Authorized officer

TRANSLATION PATENT COOPERATION TREATY **PCT**

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

M/4414	agent's file refere 2-PCT		RTHER ACTION	See Form PCT/IPEA/416
	oplication No.		al filing date (day/month/year)	Priority date (day/month/year)
	2004/010		9.2004	01.10.2003
c07d33	3/16	en (IPC) or national classifie	eation and IPC	
2. This	: Article 35 and tr REPORT consists	ansmitted to the applicant a	ccording to Article 36.	s International Preliminary Examining Authority ing this cover sheet.
. [.		ational Bureau) a total of 4	sheets, as follows:
ь [Instru	ctions). which supersede earlier sl sclosure in the international International Bureau only) o, in computer readable for	neets, but which this Authority of all application as filed, as indicate a total of (indicate type and num m only, as indicated in the Supp	Nate 70.10 and Section 607 of the Administrative onsides contain an amendment that goes beyone ed in item 4 of Box No. I and the Supplementa ber of electronic carrier(4)) . containing a sequence listing and/or tables demental Box Relating to Sequence Listing (see
		f the Administrative Instruc		
4. This	eport contains in	fications relating to the follo	owing items:	
	Box No. I	Basis of the report		
닏	Box No. II	Priority		
닏	Box No. III	Non-establishment of op	inion with regard to novelty, inve	ntive step and industrial applicability
\boxtimes	Box No. IV	Lack of unity of inventio	n	
\boxtimes	Box No. V	Reasoned statement unde citations and explanation	r Article 35(2) with regard to no- s supporting such statement	velty, inventive step or industrial applicability:
\boxtimes	Box No. VI	Certain documents cited		
	Box No. VII	Certain defects in the inte	ernational application	
\boxtimes	Box No. VIII	Certain observations on t	he international application	
ate of submass	ion of the deman	3	Date of completion of	his report
ame and maili	ng address of the	IPGA/EP	Authorized officer	
esimile No			Telephone No.	

International application No. PCT/EP2004/010939

Box	x No. I	Basis of the report	
1.		h regard to the language, this report is based on the interna cated under this item,	tional application in the language in which it was filed, unless otherwise
		This report is based on translations from the original lang which is the language of a translation furnished for the pr	
		international search (Rule 12.3 and 23.1(b))	
		publication of the international application (Rule 1:	2.4)
		international preliminary examination (Rule 55.2 as	nd/or 55.3)
2.	rece		nis report is based on (replacement sheets which have been furnished to the are referred to in this report as "originally filed" and are not annexed to
		the international application as originally filed/furnished	
	\boxtimes	the description:	
		pages 1-50	as originally filed/furnished
			received by this Authority on
			received by this Authority on
	M	the claims:	
	E3		
		nos.º	
			received by this Authority on
	N 2	nos.**	received by this Authority on
	M	the drawings:	
		sheets 1/8-8/8	as criginally filed/furnished
		sheets*	received by this Authority on
		sheets*	received by this Authority on
		a sequence listing and/or any related table(s) - see Supple	mental Box Relating to Sequence Listing.
3.		The amendments have resulted in the cancellation of:	
		the description, pages	
		П	
		the drawings, sheets/figs	
		the sequence listing (specify):	TANADA
		any table(s) related to sequence listing (specify):	
,	_		ndments annexed to this report and listed below had not been made, since
	LI	they have been considered to go beyond the disclosure as	filed, as indicated in the Supplemental Box (Rule 70.2(c)).
		the description. pages	
		the claims, nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to sequence listing (specify):	
*	Kite	m 4 amilies some or all of those sheets may be marked "u	

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В	x No. I	V Lack of unity of invention
1.	\boxtimes	In response to the invitation to restrict or pay additional fees the opplicant has:
		restricted the claims.
		paid additional (ees.
		paid additional fees under protest.
		neither restricted the claims nor paid additional fees.
2.		This Authority found that the requirement of unity of invention is not compiled with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
	\boxtimes	complied with.
		not complied with for the following reasons:
		The different inventions are as follows:
		Claims 1-4 and 6
		Non-enzymatic methods for producing 3-methylamino-1-(thien-2-yl)-
		propanol-1.
		Claims 5 and 7-26
		Enzymatic methods for producing 3-methylamino-1-(thien-2-y1)-
		propanol-1, as well as enzymes for carrying out said methods,
		nucleic acid sequences that code for those enzymes, expression
		cassettes containing them, and vectors and recombinant hosts.
		For the following reasons, these inventions are not so linked as
		to form a single general inventive concept (PCT Rule 13.1):
		A method for producing compounds of formula I is already known.
		Therefore, the problem to be solved by the present invention can
		be regarded as that of providing new, and possibly improved,
		methods. The problem is solved in claims 1-4 using a non-
		enzymatic method. In claims 5-26, the problem is solved using an
		enzymatic method, and the enzymes needed to carry out this
		method, the nucleic acid sequences that code for these enzymes,
		the expression cassettes that contain them, and vectors and
		recombinant hosts are claimed. There is no technical relationship
		between these two solutions.
4.	Cons	equently, this report has been extablished in respect of the following parts of the international application:
**	NZI	
	_	all parts. the parts relating to claims Nos.
		the parts relating to claims 1908.

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Во	x No. V Reason citation	ned statemen	t under Article 35(2) with regard to novelty, inventive step or industrial applicability; nations supporting such statement	
3.	Statement			
	Novelty (N)		Claims 1-26	YE:
			Claims	
	Inventive step (IS)	Claims 1-26	YE
			Claims	
	Industrial applical	bility (IA)	Claims 1-26	VE
			Claims	
2.	Citations and explana	tions (Rule 7	0.7)	
	V.1	The	present invention relates to a method for	
		prod	ucing 3-methylamino-1-(thien-2-yl)-	
		prop	anol 1.	
	V.2		report makes reference to the following	
		docu	ments:	
		D1:	PATENT ABSTRACTS OF JAPAN Vol. 2003,	
			No. 11, 5 November 2003 (2003-11-05) &	
			JP 2003 192681 A (MITSUBISHI RAYON CO	
			LTD), 9 July 2003 (2003-07-09)	
		D2:	WHEELER W J ET AL: "AN ASYMMETRIC	
			SYNTHESIS OF DULOXETINE HYDROCHLORIDE,	
			A MIXED UPTAKE INHIBITOR FOR SEROTONIN	
			AND NOREPHINEPHRINE, AND IST C-14	
			LABELED ISOTOPOMERS" JOURNAL OF	
			LABELLED COMPOUNDS AND	
			RADIOPHARMACEUTICALS, SUSSEX, GB, Vol.	
			36, No. 3, 1995, pages 213-224,	
			XP009019756 ISSN: 0362-4803, mentioned	
			in the application	
		D3:	KAMAL A ET AL: "Chemoenzymatic	
			synthesis of duloxetine and ist	

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

enantiomer: lipase-catalyzed resolution of 3-hydroxy-3-(2-thieny1) propanenitrile" TETRAHEDRON LETTERS, ELSEVIER SCIENCE PUBLISHERS, AMSTERDAM, NL, Vol. 44, No. 25, 16 June 2003 (2003-06-16), pages 4783 4787, XP004426893 ISSN: 0040-4039, mentioned in the application

D4: LIU H ET AL: "CHEMO-ENZYMATIC SYNTHESIS

OF THE ANTIDEPRESSANT DULOXETINE AND

IST ENANTIOMER" CHIRALITY, WILEY-LISS,

NEW YORK, US, Vol. 12, No. 1 , 2000,

pages 26-29, XP009000316 ISSN: 0899
0042, mentioned in the application

D5: DE 102 48 479 A (CONSORTIUM ELEKTROCHEM IND) 6 May 2004 (2004-05-06)

D6: DE 102 48 480 A (CONSORTIUM ELEKTROCHEM IND) 6 May 2004 (2004-05-06)

Documents D5 and D6 were published after the priority date and are therefore not regarded as prior art.

D7: HUMMEL W: "NEW ALCOHOL DEHYDROGENASES
FOR THE SYNTHESIS OF CHIRAL COMPOUNDS"
ADVANCES IN BIOCHEMICAL ENGINEERING,
BIOTECHNOLOGY, SPRINGER, BERLIN, DE,
Vol. 58, 1997, pages 145-184,
XF000677754 ISSN: 0724-6145

DATABASE EMBL [Online] 14 February 2003 (2003-02-14), "Lactobacillus brevis radh gene for R-specific alcohol

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x No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

dehydrogenase" XP002339858 Database

accession no. AJ544275

- D9: DATABASE EMBL [Online] 9 August 2001 (2001-08-09), "Sequence 7 from patent US 6225099." XP002339860 Database accession no. AR148418
- D10: DATABASE Geneseq [Online] 31 August
 2001 (2001-08-31), "DNA encoding
 Candida magnoliae carbonyl reductase."
 XP002339862 Database accession no.
 AAH27641
- D11: BREUER MICHAEL ET AL: "Industrial methods for the production of optically active intermediates." ANGEWANDTE CHEMIE (INTERNATIONAL ED. IN ENGLISH) 6 FEB 2004, Vol. 43, No. 7, 6 February 2004 (2004-02-06), pages 788-824, XP002339848 ISSN: 0570 0833

V.3 Novelty

D1 describes a method for producing 3-methylamino-1-(thien-2-yl)-propanol-1 wherein thiophene is reacted with 3-chloro-propionic acid chloride in the presence of a Lewis acid to form 1-(2-thieny1)-3-chloropropanone-1, and the propanone is reduced in the presence of an assymetrical transition metal catalyst and then reacted with methyl amine. This document does not, however, disclose the introduction of hydrogen halide.

International application No.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability:

citations and explanations supporting such statement

D2 describes a method for producing 3-methy!amino-1-(thien-2-y1)-propanol-1, wherein 3-chlor-1-(thien-2-y1)-propanol is reacted with NaI to form 3-iodo-1-(thien-2-y1) propanol and is then reacted with methyl amine.

D3 describes the production of 3-chlor-1-(thien-2-y1)-propanol-1 by acetylating thiophene with chloracetyl chloride and reducing the ketone with sodium borohydride (figure 1).

D4 describes the production of 3-chlor-1-(thien-2-y1)-propanone-1 by carrying out a Friedel-Crafts reaction of thiophene with 3chlorpropionyl chloride in the presence of tin tetrachloride as a Lewis acid catalyst with a 40% yield. The product is reduced, the chloride is reacted with NaI, and then reacted with methyl amine.

It should be noted that D5 describes the method of claim 1. 2M of hydrochloric acid are used rather than a hydrogen halide (example 1).

It should be noted that D6 describes a method for producing 3 methylamino-1-(thien-2-y1)-propanol-1 by reacting 3-chloro or 3 bromo-1-(thien-2-y1)-propanol-1 with methyl amine (examples 1 and 2).

International application No.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

D8 describes a nucleotide sequence and amino acid sequence of an R-specific alcohol dehydrogenase of *Lactobacillus brevis*. The amino acid sequence differs only at position 12 of SEQ ID No. 4 (isoleucine rather than valine).

None of the documents describes a method for producing 3-methylamino-1-(thien-2-y1)-propanol-1 like that in claims 1 and 21.

Therefore, claims 1-10 and 21-26 meet the requirements of PCT Article 33(2).

None of the documents describes alcohol dehydrogenase like that in claim 11.

Therefore, claims 11-15 meet the requirements of PCT Article 33(2).

Claim 16 describes a nucleic acid sequence comprising the coding sequence for the dehydrogenase according to one of claims 11 to 15 and is therefore novel.

Claim 17 describes an expression cassette comprising a nucleic acid sequence according to claim 15 and is therefore novel.

Claim 18 describes a recombinant vector comprising an expression cassette according to claim 16 and is therefore novel.

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Box No. V Reasoned statement under A rticle 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

C1/EF2004/01093

Claim 19 describes a prokaryotic or eukaryotic host with at least one vector according to claim 18 and is therefore novel.

Claim 20 describes the use of the dehydrogenase according to one of the claims 11 to 14 and is therefore novel.

V.4 Inventive step

Inventive step, claims 1-10 and 21-26: none of the cited documents renders obvious the introduction of hydrogen halide. The applicant shows on page 5, lines 14 ff. that the unwanted formation of the byproduct of formula II can be prevented. Therefore, claims 1-10 and 21-26 meet the requirements of PCT Article 33(3).

Inventive step, claims 11-20: in example 7 of the application, a cell suspension from the bacterial strain Lul0288, which was isolated by the inventors, was used to reduce a propanone, whereby the compounds (S)-3-methyl amino-1-(thien-2-y1)-propanol-1 are formed with an enantiomer excess of 95%. In example 8, a dehydrogenase was cloned from the same bacterial strain, resulting in SEQ ID No. 1 as an N-terminal sequence. The disclosure in D8 does not contain anything that would lead a person skilled in the art to recognize that the sequence motive according to alternative

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Box No. V Reasoned statement under Article AS(2) with regard to novely, inventite step or industrial applicability: dualoos and explauations supporting such statement

a) in claim 11 could be characterized as a usable alcohol dehydrogenase. To the contrary, D8 actually leads away from the invention. Therefore, claims 11-20 involve an inventive step.

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Certain published documents (Rule 70.10) Application No. Publication date Filing date Princity date (valid classes) Patent No. (day/month/year) (day/month/year) (day/month/year) (day/month/year)
DE 102 48 479 A BREUER MICHAELT ET AL: "Industrial methods for the
DE 102 48 480 A production of optically active intermediates." ANGEWANDTE CHEMIS
(INTERNATIONAL ED. IN ENGLISH) 6 FEB 2004, Vol. 43, No. 7, 6
February 2004 (2004-02-06), pages 788-624, XF00233984% ISSN: 0570-0833
2. Non-written disclosures (Rule 70.9)
Kind of non-written disclosure Date of non-written disclosure referring to non-written disclosure (day/month/wcar) (day/month/wcar)

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Clarity and support by the description (PCT Article 6):

- 1. Claim 11 b) relates to an alcohol dehydrogenase comprising at least 10 sequential amino acid residues according to SEQ ID No. 2 in the N-terminus area. It is doubtful, however, whether this SEQ ID No. 2 in fact involves the correct N-terminus of the alcohol dehydrogenase of Candida magnoliae. A sequence that differs from SEQ ID No. 2 is indicated as an N-terminus on page 48 of the description (example 10). Furthermore, neither of these N-terminal sequences corresponds to the partial amino acid sequence of the dehydrogenase represented by SEQ ID No. 6. Therefore, SEQ ID No. 2 as an N-terminus of the claimed alcohol dehydrogenase of Candida magnoliae is not sufficiently supported by the description.
- 2. Claim 16 relates to nucleic acid sequences that code for the dehydrogenases according to one of the claims 11-15 or for derivatives thereof. Since it is not specifically indicated that these are functionally equivalent derivatives, the claim lacks clarity (in principle, every nucleic acid sequence could be interpreted as heing such a derivative, since every nucleic acid sequence can be derived from another nucleic acid through an undefined number of mutations, deletions and additions).

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Supplemental Box Relating to Sequence Listing Continuation of Box No. I, item 2: With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention this report was established on the basis of: a. type of material a sequence listing table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed filed together with the international application in computer readable form fornished subsequently to this Authority for the purposes of search and/or examination received by this Authority as an amendment* on In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or
furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. 3. Additional comments: The sequence listing in the description, pages 1-6, as originally filed.

If item 4 in Box No. I applies the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked

"superseded."